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PTO/8B/26 (08-04)
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161	REJECTION OVER A "PRIOR" PATENT	101136-00101					
In re Applicati	pn of: Takeei SASAKI et al.	. !					
Application No	.: 10/712,032	• • • • • • • • • • • • • • • • • • • •					
Filed: Novemb	er 14, 2003	;					
Thereof,	nd Apparatus for Dry-Etching Half-Tone Phase-Shift Films, Half-Tone Phase-Shift Photo and Semiconductor Circuits and Method for the Fabrication Thereof Ulvac Costing Corporation and	masks and Method for the Preparation					
The owners, except as pro- the expiration and 173, and granted on the	Altsubishi Danki Kabushiki Kaisha , of 100 percent interest in yided below, the terminal part of the statutory term of any patent granted on the instant date of the full statutory term prior patent No. 6,391,791 as the term of said as the term of said as the term of said prior patent is presently shortened by any terminal disclaimer. The control of the full statutory term prior patent is presently shortened by any terminal disclaimer. The control of the function of said prior that it and the passent patent granted on the instant application and is binding upon the grantee, its said the patent granted on the instant application and is binding upon the grantee, its said the patent granted on the instant application and is binding upon the grantee.	prior patent is defined in 35 U.S.C. 15 whier hereby agrees that any patent s who patent are commonly owned. This					
would extend to patent is president expires for	above disclaimer, the owner does not disclaim the terminal part of the term of any paten to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the ently shortened by any terminal disclaimer," in the event that said prior patent later: or failure to pay a maintenance fee;	t gramed on the instant application the prior patent, "as the term of said prior					
	enforceable; nvalid by a court of competent jurisdiction;	. ;					
is statuto	rily disclaimed in whole or terminally disclaimed under 37 CFR 1.321; aims canceled by a reexamination cartificate;						
is reissud	d; or	: }					
is in any	nanner terminated prior to the expiration of its full statutory term as presently shortened t	y any terminal disclaimer.					
Check either b	ox 1 or 2 below, if appropriate.	. ;					
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like; a made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeppardize the validity of the application or any patent issued thereon.							
2. 🗹 The	indersigned is an attorney or agent of record. Reg. No. 34,794						
	Popert of Carone						
	Signature	September 12, 2005 : Date					
	C.g.m	Jan :					
	Robert K. Carpenter						
	Typed or printed name						
	·	(200) 057 0405					
	•	(202) 857-6495   Telephone Number					
<b>✓</b> Tem	ninal disclaimer fee under 37 CFR 1.20(d), should be charged to Daposit Account No.: 01-						
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161	REJE	CTION OVER A "PI	RIOR" PATENT	ENTING	101136-00101	
In re Applicati	j ion of: Takeel SAS	AKI et al.				
Application N	a.: 10/712,032					:
Filed: Novem	per 14, 2003					, :
For: Method : Thereof,	and Apparatus for land Semiconductor	Dry-Etching Half-Tone Ph or Circuits and Method for	nase-Shift Films, Half-Tor the Fabrication Thereof	ne Phase-Shift Photo	masks and Malhod for the Prepara	tion
The owners, except as pro the expiration and 173, and granted on the	as the term of sake instant application	abushiki Kajaha iminal part of the statuto lutory term prior patent i i prior patent is presenti	ory term or any patent gr No. <u>8,844,117</u> y shortened by sny term Ny for and during such p	anted on the instant as the term of said lnal disclaimer. The c edge that it and the	the instant application hereby disci- application which would extend be prior patent is defined in 35 U.S.C wher hereby agrees that any pate whor patent are commonly owned. successors or assigns.	урло . 154
patent is pres expires f is held u	to the expiration of antly shortened by prifailure to pay a r menforceable:	ate of the full statutory ter ,any terminal disclaimer," naintenance fee; :	m as defined in 35 H S C	: 164 and 179 of the	t granted on the Instant application prior patent, "as the term of said	ı lha prio
is found l	nvalid by a court o	f competent jurisdiction; hole or terminally disclair	mod under 27 CED 4 22s			
has all di is reissue	alms canceled by a	reexamination certificate	166 under 37 CFR 1.321 1;	li		•
is in any	manner terminated	prior to the expiration of	its full statutory term as i	presently shortened t	y any terminal disclaimer.	
Check either b	ox 1 or 2 below, if	appropriate.				ï
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✓ Terr	ninal disclaimer fe	s under 37 CFR 1.20(d), s	should be observed to Don	nocit Account No : 61-	Telephone Number	7
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including gatheri	ig, preparing, and au	bmitting the completed applic	· 166 and or UPN 1.11 and Calion form to the USPTO	1.14. This collection is	ne public which is to file (and by the US) autimated to take 12 minutes to compl	ele,

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